

M/D 1

IN THE UNITED STATES DISTRICT COURT FOR
THE MIDDLE DISTRICT OF ALABAMA

Ronald Vincent Williams
Full name and prison name of
Plaintiff(s)

v.

Corizon Health Corp et al.

Mr. Walter Myers, Warden;
Mr. Dr. Darboush, Doctor;
Ms. Wilson - R.M. Nurse
Ms. Payne - Nurse

Name of person(s) who violated your
constitutional rights. (List the names
of all the person.)

#239426

CIVIL ACTION NO. 2:17-cv-146-WKW
(To be supplied by Clerk of U.S. District
Court)

Eighth Amendment Violation
of the U.S.C.
Deliberate Indifference
Cruel and Unusual Punishment

DEBRA P. HACH
U.S. DISTRICT COURT
MIDDLE DISTRICT
2017 MAR 14

RECEIVED

I. PREVIOUS LAWSUITS

- A. Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action? YES ☒ No ☐
- B. Have you begun other lawsuits in state or federal court relating to your imprisonment? YES ☒ NO ☐
- C. If your answer to A or B is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit:

Plaintiff(s) Ronald Vincent Williams

Defendant(s) Mr. Joseph Wornable, et al., Mr. Phil Bryant et al.,
Mr. Walter Myers, et al.,

2. Court (if federal court, name the district; if state court, name the county)

Middle District of Al. Northern Division

3. Docket number 3:15-cv-729-WKW, 3:16-cv-198-MHT
3:16-cv-110-MHT
4. Name of judge to whom case was assigned Terry F. Hoover
5. Disposition (for example: was the case dismissed? Was it appealed? Is it still pending?) Still Pending
6. Approximate date of filing lawsuit August 2015
7. Approximate date of disposition _____

II. PLACE OF PRESENT CONFINEMENT Easterling Corr. Fac.
200 Wallace Dr. Clid, AL 36017

PLACE OR INSTITUTION WHERE INCIDENT OCCURRED Health Care Providers
Easterling Corr. Fac. 200 Wallace Dr. Clid, AL 36017

III. NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.

	NAME	ADDRESS
1.	Corison Health Care,	Easterling Corr. Fac.
2.	Doctor: Mr. Darbanize,	Easterling Corr. Fac.
3.	Warden: Mr. Walter Myers,	Easterling Corr. Fac.
4.	R.N. Nurse: MS. Wilcox,	Easterling Corr. Fac.
5.	R.N. Nurse: Ms. Payne,	Easterling Corr. Fac.
6.		

IV. THE DATE UPON WHICH SAID VIOLATION OCCURRED Since July 2015,
and September 2016, until the Present Day

V. STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

GROUND ONE: Defendants all knowingly and refused
to treat and address the Plaintiff medical needs
inadequate medical care, under violation of the
Eight Amendment of U.S.C. rights, the Plaintiff
Mr. Ronald Vincent Williams, true name and identity
has not been recognized as he is that of Ronald
Vincent Williams - being denied his true medical history -
since he arrived here at Easterling Corr. Fac.
July 8th - 2015. No chronic care, Nor Mental Health

STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.)

On Sept. 8th, 2016, ~~requester~~ ~~requester~~ for medical treatments for an infection on the Plaintiff's Private Part right side of Personal Part, denied complete treatments, and medical clearance were filed on Sept. 18th, 2016, and the Plaintiff filed complaints written to defendant Mr. Myers, and the ~~Prison~~ ~~Prison~~ and I AGENCY

GROUND TWO: Defendants exercised deliberate indifference to Mr. Williams' health and safety and now bleeding becoming a major problem proceeding from the Plaintiff's colon.

SUPPORTING FACTS: THE Plaintiff received only a cream for the colon bleeding and here there after, all medical clearance sent to R.N. NURSES: Ms. Wilson, and Ms. Payne, both nurse, and Doctor: Mr. Darbonne, members of the Arizona health care provider, All "Acting" under Color of State Law. THE Plaintiff's colon is now still bleeding and worse.

GROUND THREE: Defendants: Doctor: Mr. Darbonne, exercised deliberate indifference by failing to provide the Plaintiff with adequate medical care, knowingly and Mr. Myers.

SUPPORTING FACTS: On 11-30-16, the Plaintiff Mr. Williams did receive a cream for his bleeding colon for a few days. Walter Myers, the warden, did receive a sworn affidavit concerning Mr. Williams' bleeding colon and the Plaintiff spoke to defendant Mr. Myers, face to face on 12-21-17, about the bleeding and responded he would address the medical problems before the health care unit exercised deliberate indifference by continuing to deny the Plaintiff Mr. Williams, necessary medical needs.

On Jan. 30, 2017, Dr. Darbonne forced Mr. Williams to perform an Hemocult 1, on himself, and on Jan. 31, 2017, a nurse performed lab work by way of blood taken from the backside of the Plaintiff's right hand --- Cont 9 ---

VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

Requests that this Court Please Grant a Transfer -
also Award the amount of TEN thousand U.S.C. to be
awarded to the Plaintiff, Mr. Ronald Vincent Williams each
named defendant all in their individual and official
capacities the Plaintiff do pray. Thank You

Ronald Vincent Williams
Signature of plaintiff(s)

I declare under penalty of perjury that the foregoing is true and correct.

Executed on March 14th 2017,
(Date)

Ronald Vincent Williams
Signature of plaintiff(s) #239426

WALLACE, # 239436
EASTERLING CORRECTIONAL FACILITY,
200 WALLACE DRIVE
CLIO, ALABAMA 36017 - BOX - 14-2-25-B,

Legal Mail

"This correspondence is forwarded from
an Alabama State Prison. The contents have
not been evaluated, and the Alabama Department
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TO: THE COURT CLERK
IN THE United States District Court
IN THE Middle District of Alabama
One Church Street Suite B-110
Montgomery, Alabama 36104-4018

